

MATTHEW K. EDLING (SBN 250940)
matt@sheredling.com
ADAM M. SHAPIRO (SBN 267429)
adam@sheredling.com
MARTIN QUIÑONES (SBN 293318)
marty@sheredling.com
TIMOTHY R. SLOANE (SBN 292864)
tim@sheredling.com
SHER EDLING LLP
100 Montgomery St., Suite 1410
San Francisco, CA 94104
Tel: (628) 231-2500
Fax: (628) 231-2929

*Attorneys for Plaintiffs ALISU INVESTMENTS, LTD,
and KARGO GROUP GP, LLC*

**UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION**

ALISU INVESTMENTS, LTD. and
KARGO GROUP GP, LLC,

Case No. 2:16-CV-00686 MWF (PJWx)

Honorable Michael W. Fitzgerald

CASE STATUS REPORT

Plaintiffs,

V.

TRIMAS CORPORATION d/b/a/ NI INDUSTRIES, INC.; BRADFORD WHITE CORPORATION; LUPPE RIDGWAY LUPPEN; PAULA BUSCH LUPPEN; METAL PRODUCTS ENGINEERING; DEUTSCH/SDL, LTD.; RHEEM MANUFACTURING COMPANY; and INFINITY HOLDINGS, LLC,

Defendants.

AND ALL COUNTERCLAIMS

1 Pursuant to the Court's March 5, 2020 Order [Dkt. No. 285], Plaintiffs Alisu
2 Investments, Ltd. and Kargo Group GP, LLC (collectively "Plaintiffs"), Defendants
3 TriMas Corp. d/b/a NI Industries, Inc.; Bradford White Corp.; Luppe Ridgway
4 Luppen; Paula Busch Luppen; Metal Products Engineering; Deutsch/SDL Ltd.;
5 Rheem Manufacturing Co.; and Infinity Holdings, LLC ("Defendants"), write to
6 inform the Court that the parties continue to negotiate in good faith. As the parties
7 are engaged in various stages of settlement discussions, all parties request the stay
8 remain in place as previously ordered, and shall report to the Court as set forth in
9 Dkt. No. 285.

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Dated: April 30, 2020

SHER EDLING LLP

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By: /s/ Adam M. Shapiro

Matthew K. Edling
Adam M. Shapiro

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*Attorneys for Plaintiffs ALISU
INVESTMENTS, LTD, and KARGO GROUP
GP, LLC*

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Dated: April 30, 2020

NORTON ROSE FULBRIGHT US LLP

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By: /s/ Joesph Drapalski

Elizabeth M. Weaver
H. Joseph Drapalski III

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Attorneys for Defendant TriMas Corporation

23

24

Dated: April 30, 2020

**ALLEN MATKINS LECK GAMBLE
MALLORY & NATSIS LLP**

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By: /s/ Tim C. Hsu

John J. Allen
Tim C. Hsu

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*Attorneys for Defendant Bradford White
Corporation*

1 Dated: April 30, 2020

MICHELMAN AND ROBINSON LLP

2 By: /s/ Warren A. Koshofers

3 Ronald R Camhi
4 Warren A. Koshofers

5 *Attorney for Defendants Luppe Ridgway*
6 *Luppen, Paula Busch Luppen, and Metal*
7 *Products Engineering*

8 Dated: April 30, 2020

A|D|Y Law Group, P.C.

9 By: /s/ A. David Youssefeyeh

10 A. David Youssefeyeh

11 *Attorney for Defendant Infinity Holdings,*
12 *LLC*

13 Dated: April 30, 2020

STILESPOMEROY LLP

15 By: /s/ Michael J. Stiles

16 Charles H. Pomeroy
Michael J. Stiles

17 *Attorney for Defendant Deutsch/SDL, LTD*

19 Dated: April 30, 2020

KING & SPALDING LLP

20 By: /s/ Douglas Henderson

21 Douglas Henderson
Matthew L. Hofer

23 *Attorney for Defendant Rheem*
24 *Manufacturing Company*

1 Dated: April 30, 2020

MILLHOUSE HAHN LLP

2 By: /s/ Ernest John Hahn
3 Ernest John Hahn

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5 *Attorney for Cross-Defendant Safety-Kleen
Systems, Inc.*

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7 **ECF CERTIFICATION**

8 I, Adam M. Shapiro, in compliance with Civil Local Rule 5-4.3.4(a)(2)(i),
9 hereby attest that the above-named counsel have concurred in this filing.

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